

I very strongly doubt that the Court intends the proposed rule change as it is written. It says that written notice is required at least 14 days before trial but that oral notice may be given at any time: "This notice must be provided in writing 14 days before trial or orally in open court on the record." Note that the 14-day period applies to only written notice. Look where the "or" is. I therefore suggest the following: "This notice must be provided at least 14 days before trial either in writing or orally in open court on the record."